

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

Offenses charged:

Identification Document Fraud

Date of Detention Hearing: February 27, 2009.

The Court, having conducted a revocation hearing and a detention hearing pursuant to Title U.S.C. § 3142(f), and §3148, and based upon the factual findings and statement of reasons for detention hereafter set forth, finds that no condition or combination of conditions which the defendant can meet will reasonably assure the appearance of the defendant as required and the safety of any other person and the community and that defendant is unlikely to abide by any condition or combination of conditions of release.

FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION

(1) On November 17, 2008, defendant made her initial appearance after being arrested on a complaint filed that day. At defendant's November 19, 2008 detention hearing, the

1 government and U.S. Pretrial Services recommended that defendant be detained. The Court
2 ordered defendant released subject to an appearance bond.

3 (2) Defendant was released to supervision on December 4, 2008. On December 30,
4 2008, defendant tested positive for marijuana, cocaine and morphine. U.S. Pretrial Services
5 initially recommended that the Court take no action to permit the defendant to enter a treatment
6 program. However, because defendant continued to use drugs and violated the terms of her GPS
7 monitoring, the Court issued a warrant for defendants arrest in February, 2009.

8 (3) On February 27, 2009, defendant admitted she violated her appearance bond by: 1)
9 failing to appear for a drug test on February 2, 2009 and February 9, 2009 as directed by Pretrial
10 Services; 2) using Cocaine and Marijuana on or about February 5, 2009; by deviating from her
11 approved GPS schedule on or about February 9, 2009 and February 10, 2009.

12 It is therefore ORDERED:

13 (1) Defendant shall be detained pending trial and committed to the custody of the
14 Attorney General for confinement in a correctional facility separate, to the extent practicable,
15 from persons awaiting or serving sentences, or being held in custody pending appeal;

16 (2) Defendant shall be afforded reasonable opportunity for private consultation with
17 counsel;

18 (3) On order of a court of the United States or on request of an attorney for the
19 Government, the person in charge of the correctional facility in which defendant is confined shall
20 deliver the defendant to a United States Marshal for the purpose of an appearance in connection
21 with a court proceeding; and

22 (4) The clerk shall direct copies of this order to counsel for the United States, to counsel

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1 for the defendant, to the United States Marshall, and to the United States Pretrial Services Officer.

2 DATED this 27th day of February, 2009.

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BRIAN A. TSUCHIDA
United States Magistrate Judge